Whatcom County, WA Total:\$219.50 Pgs=17

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2023-1001698 10/24/2023 03:18 PM

Request of: CITY OF BELLINGHAM



AFTER RECORDING RETURN DOCUMENT TO:

City of Bellingham - Planning Department 210 Lottie Street Bellingham, WA 98225

**DOCUMENT TITLE:** Street Vacation Ordinance

REFERENCE NUMBER OF RELATED DOCUMENT: VAC2023-0001

GRANTOR(S): City of Bellingham

GRANTEE(S): Bellingham School District 501

ASSESSOR'S TAX/PARCEL NUMBER(S): The subject right-of-way abuts parcel #

3802244110970000.

ABBREVIATED LEGAL DESCRIPTION: Platted alley within Block 299 of the Plat of Supplemental Map of the Town of Whatcom, Whatcom County, Washington and as described on EXHIBIT A and as shown on EXHIBIT B.

#### ORDINANCE NO. 2023-09-025

AN ORDINANCE RELATING TO THE VACATION OF THE PLATTED ALLEY WITHIN BLOCK 299, PLAT OF SUPPLEMENTAL MAP OF THE TOWN OF WHATCOM, WHATCOM COUNTY, WASHINGTON.

**WHEREAS**, on December 1, 2022, the City's Technical Review Committee considered and recommended approval of the petition to vacate the subject right-of-way as described on EXHIBIT A and shown on EXHIBIT B, which are attached hereto and incorporated herein; and

City of Bellingham
CITY ATTORNEY
210 Lottie Street
Bellingham, Washington 98225
Telephone (360) 778-8270

WHEREAS, on May 22, 2023, the City Council passed Resolution No. 2023-07 setting the

public hearing date before the Hearing Examiner for July 12, 2023, at 6:00 P.M. in City Hall

Council Chambers; and

WHEREAS, on June 14, 2023, the Hearing Examiner's office circulated notice of the public

hearing to the Bellingham Herald, property owners within 500-feet of the subject right-of-way,

and the Mayor's Neighborhood Committee and Neighborhood Association Representatives;

and

WHEREAS, on June 15, 2023, the subject site was posted with two public hearing notices;

and

WHEREAS, on July 12, 2023, the Hearing Examiner held a hybrid in-person / virtual public

hearing on the subject petition; and

WHEREAS, the Hearing Examiner recommended approval of the subject vacation petition

with the findings of fact and conclusions of law as attached hereto and incorporated herein as

EXHIBIT C, and the City Council adopts these findings of fact and conclusions of law, and;

WHEREAS, an appraisal was conducted in order to determine the fair market value of the

subject right-of-way, and;

WHEREAS, all the jurisdictional steps preliminary to the vacation have been taken as

provided by law.

NOW THEREFORE, THE CITY OF BELLINGHAM DOES ORDAIN:

The subject right-of-way as described on EXHIBIT A and shown on EXHIBIT B Section 1.

is hereby vacated and the Hearing Examiner's Findings of Fact, Conclusions of Law and

Recommendation as provided on EXHIBIT C, is hereby incorporated herein and adopted.

City of Bellingham

CITY ATTORNEY 210 Lottie Street

Bellingham, Washington 98225

Telephone (360) 778-8270

VAC2023-0001

<u>Section 2</u>. Easements for public utilities such as water, sewer and stormwater shall not be retained within the subject right-of-way. If private utilities exist within the subject right-of-way, the petitioner shall be responsible for either securing easements for said utilities or relocating them solely at the petitioner's expense.

**Section 3.** No damage shall result to any person or persons or to any property by reason of the vacation of said right-of-way.

**Section 4.** Compensation to the City for the vacated right-of-way is not required because of the public benefit that Columbia Elementary School provides.

PASSED by the Council th	nis 11th day of September, 2023.
	Council President
APPROVED by me this	Joh day of September, 2023.

Mayor

Attest: Finance Director

Con a M

Office of the City Attorney

Published: September 15, 2023

City of Bellingham
CITY ATTORNEY
210 Lottie Street
Bellingham, Washington 98225
Telephone (360) 778-8270

VAC2023-0001

Approved as to Form:

who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the **Mayor** of the **CITY OF BELLINGHAM** to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.



I CERTIFY that I know or have satisfactory evidence that ANDY ASBJORNS@N is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Finance Director of the CITY OF BELLINGHAM to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

DATED

SIGNATURE OF NOTARY PUBLIC

Name Printed

Name Printed

TITLE

City of Bellingham
CITY ATTORNEY
210 Lottie Street
Bellingham, Washington 98225
Telephone (360) 778-8270





Pacific Surveying & Engineering, Inc

land surveying • civil engineering • consulting • environmental 909 Squalicum Way #111, Bellingham, WA 98225
Phone 360.671.7387 Facsimile 360.671.4685 Email info@psesurvey.com

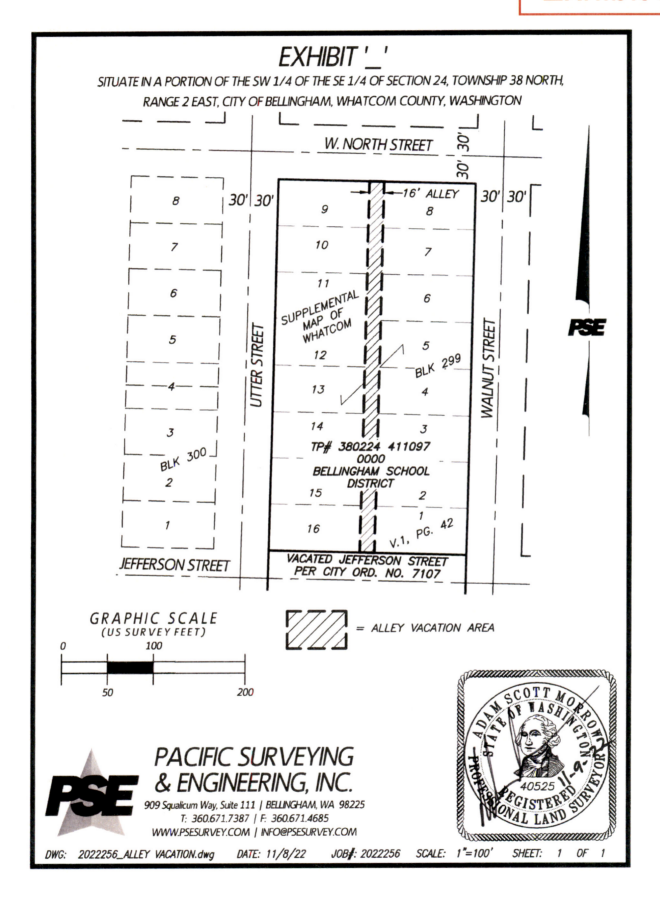
EXHIBIT '\_\_\_'

#### **ALLEY VACATION DESCRIPTION**

THE PLATTED ALLEY WITHIN BLOCK 299 OF THE PLAT OF SUPPLEMENTAL MAP OF THE TOWN OF WHATCOM, ACCORDING TO THE PLAT THEREOF, RECORDED IN VOLUME 1 OF PLATS, PAGE 42, RECORDS OF WHATCOM COUNTY, WASHINGTON.

SITUATE IN THE CITY OF BELLINGHAM, WHATCOM COUNTY, WASHINGTON.





1					
2					
3	THE HEARING EXAMINER OF WHATCOM COUNT				
4	WHATCOM COON	II, WASHINGTON			
5	IN RE:	HE-23-PL-010			
6	BELLINGHAM SCHOOL DISTRICT,	FINDINGS, CONCLUSIONS, A	ND		
7	Petitioner	RECOMMENDATION			
8	Platted alley within Block 299 of the				
9	Plat of Supplemental Map of the Town of Whatcom				
10 11					
12	VAC2023-0001 / Street Vacation	SHARON RICE, HEARING EXAMINI	ER		
13					
14	SUMMARY OF REC		n of		
15	The Hearing Examiner recommends to the City Council that the requested vacation of the platted alley within Block 299 of the Plat of Supplemental Map of the Town of				
16	Whatcom should be GRANTED.				
17					
18	SUMMARY C	OF RECORD			
19	Request: Bellingham School District (Petitioner) requested vacation of the platted alley within				
20	Block 299 of the Plat of Supplemental Map of County, Washington. The subject right-of-w				
21	School campus from north to south between		ı of		
22	Jefferson Street. Columbia Elementary Scho				
23	over a portion of the unvacated right-of-way. The Petitioner seeks vacation of the all to unencumber the school site to facilitate development of a new elementary school of				
24	the site.				
25	Hearing Date:				
26	The Bellingham Hearing Examiner conducted				
27	request on July 12, 2023. The record was helpublic comment, with additional days for res				
28	public comment was submitted, and the record				
29		Owner on any Walliam Pro			
30	Findings, Conclusions, and Recommendation page 1	Office of the Hearing Ex City of Bell 210 Lottie	INGHAM		
	M:/HE/DATA/DECISIONS/Columbia Elementary RO	OW Vacation Bellingham, W			

1	Testimony:		Collowing individuals presented testing	nony under oath:
2	At the hearing, the following individuals presented testimony under oath:  Anya Gedrath, Planner			
3				
4	Brian Smart, Capital Projects Manager, Bellingham School District			
5	Curtis Lawyer, Director of Capital Projects, Bellingham School District			
6	Joy Dun			
7	Brad Ro	en		
8	Exhibits: At the open	record l	nearing, the following exhibits were a	admitted in evidence:
10		_	and Community Development Depa r with the following attachments:	rtment Staff Report to the
12	A	A. Vaca	tion Area / Site Plan	
13	I	3. Aeria	al / Utility / Zoning Map	
14	(	C. Tech	nical Review Committee Letter to Pe	titioner
15	I	D. Vaca	tion Petition	
16	I	E. Notic	e of Public Hearing and Photo Verifi	ication
17	I	F. Publi	c Comment	
18		a	Richard Heiman, June 19, 2023	
19		b	. Dex Horton, June 15, 2023	
20		С	Marilyn Stoops, June 15, 2023	
21		d	. Aaron Silverberg and Janette Rose	ebrook, June 15, 2023
22		e	Amy Hoover, Puget Sound Energy	, February 13, 2023
23		f.	Brian McConnell, Cascade Natura	l Gas Corp, February 6, 2023
24		g	. Colleen Hyde, June 27, 2023	
25		h	Brad Roen, June 28, 2023	
26	(	G. Petiti	oner's Responses to Policies	
27	F	H. Subd	ivision Guarantee	
28	I	. Appr	aisal Summary	
29	J	. Draft	Ordinance	
0	page 2		and Recommendation  ONS/Columbia Elementary ROW Vacation	Office of the Hearing Examiner City of Bellingham 210 Lottie Street Bellingham, WA 98225
				(360) 778-8399

After considering the testimony and exhibits submitted, the Hearing Examiner enters the following findings and conclusions:

## **FINDINGS**

- 1. Bellingham School District (Petitioner) requested vacation of the platted alley within Block 299 of the Plat of Supplemental Map of the Town of Whatcom, Whatcom County, Washington. The alley bisects the Columbia Elementary School campus from north to south between W. North Street and a vacated portion of Jefferson Street. Columbia Elementary School, which was constructed in 1925, sits over a portion of the unvacated alley. The Petitioner is seeking vacation of the alley to unencumber the school site to facilitate development of a new elementary school on the site. *Exhibits 1, 1.B, 1.D, and 1.G.*
- 2. The right-of-way sought to be vacated is approximately 4,000 square feet in area. The right-of-way is unimproved for access but is partially developed with school infrastructure. The right-of-way has never been used for public access, and such access is precluded by school campus fencing. There are no utilities within the right-of-way. *Exhibits 1, 1.B, 1.G, and 1.I.*
- 3. The subject right-of-way is within Area 5 of the Columbia Neighborhood and is zoned Public with a school use qualifier. *Exhibits 1 and 1.B.* 
  - 4. On January 18, 2023, after reviewing the right-of-way vacation petition, the City's technical review committee (TRC) determined that the subject right-of-way is not needed for any City circulation or utility purpose. *Exhibit 1.C.*
  - 5. On February 2, 2023, Planning Staff sent notice of the vacation petition to the private utility providers, which were asked to respond within 10 days to inform the City whether they had facilities in the subject right-of-way. Puget Sound Energy and Cascade Natural Gas responded, both indicating that they have no facilities that would be affected by the right-of-way vacation. No other private utility companies informed the City of any affected facilities. *Exhibits 1 and 1.F.*
  - 6. A professionally prepared appraisal was conducted on February 21, 2023, which determined that the fair market value of the subject right-of-way is \$3,125.00. Exhibit 1.1. The TRC determined that compensation for the subject right-of-way is not required due to the public benefit that the elementary school provides. Consequently, no money was submitted prior to the hearing. However, because

Findings, Conclusions, and Recommendation page 3

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Findings, Conclusions, and Recommendation

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CITY OF BELLINGHAM 210 LOTTIE STREET

BELLINGHAM, WA 98225 (360) 778-8399

1	1	addressed and they did not wish to testify. Commentation Roen.	nts of Joy Dunne and Brad				
2							
3		After considering all evidence in the record, Plannir recommend approval of the right-of-way-vacation s					
4		that easements for public utilities not be retained, th					
5		easements for or relocate any private utilities within	the subject right-of-way,				
6		and that the Petitioner pay compensation as establish Exhibit 1; Anya Gedrath Testimony. The Petitioner					
7	1	recommended conditions of approval. Brian Smart	Testimony.				
8							
9		CONCLUSIONS					
10	Jurisdi						
11		The Hearing Examiner is granted authority to hold hearings and make recommendations to City Council on right-of-way vacation requests pursuant to RCW 35.79.030.					
12							
13	-	Criteria for Review: City Vacation Regulations					
14	BMC 13.48.010 - Hearing - Application fee.						
15	As a condition precedent to the city's consideration of a resolution setting a date for						
16	a public hearing on the question of whether a city street should be vacated, the						
17	petitioner therefor shall submit an application accompanied by a fee in the amount set by city council resolution and the petitioner shall pay to the city an amount equal						
18	to the cost of preparation of an appraisal of the area proposed to be vacated and the						
19		Il order such appraisal. An appraisal, and payment to when, in the judgment of the director of planning a					
20		ment, it is not needed to determine the fair market v	_				
21	vacated.						
22	1	3.48.020 - Payment for vacation.	a the street vicestian				
23		otherwise specifically provided by the city council in the ce, such ordinance shall provide for the payment of					
24	petition	er of an amount equal to one-half the appraised valu	e of the area proposed				
25	for vaca value.	tion. The city council shall have final authority to d	letermine the appraised				
26		ent shall such vacation request come before the city	council for final				
27							
28	ordinance, and deposited with the finance director. In the event that final passage						
29	fee and appraisal fee) shall be refunded to the petitioner.						
30	Findings,	Conclusions, and Recommendation	OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM				
	page 5 M:/HE/D	ATA/DECISIONS/Columbia Elementary ROW Vacation	210 LOTTIE STREET BELLINGHAM, WA 98225 (360) 778-8399				

## State Vacation Requirements

RCW 35.79.010 - Petition by owners - Fixing time for hearing.

The owners of an interest in any real estate abutting upon any street or alley who may desire to vacate the street or alley, or any part thereof, may petition the legislative authority to make vacation, giving a description of the property to be vacated, or the legislative authority may itself initiate by resolution such vacation procedure. The petition or resolution shall be filed with the city or town clerk, and, if the petition is signed by the owners of more than two-thirds of the property abutting upon the part of such street or alley sought to be vacated, legislative authority by resolution shall fix a time when the petition will be heard and determined by such authority or a committee thereof, which time shall not be more than sixty days nor less than twenty days after the date of the passage of such resolution.

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RCW 35.79.020 - Notice of hearing - Objections prior to hearing.

Upon the passage of the resolution the city or town clerk shall give twenty days' notice of the pendency of the petition by a written notice posted in three of the most public places in the city or town and a like notice in a conspicuous place on the street or alley sought to be vacated. The said notice shall contain a statement that a petition has been filed to vacate the street or alley described in the notice, together with a statement of the time and place fixed for the hearing of the petition. In all cases where the proceeding is initiated by resolution of the city or town council or similar legislative authority without a petition having been signed by the owners of more than two-thirds of the property abutting upon the part of the street or alley sought to be vacated, in addition to the notice hereinabove required, there shall be given by mail at least fifteen days before the date fixed for the hearing, a similar notice to the owners or reputed owners of all lots, tracts or parcels of land or other property abutting upon any street or alley or any part thereof sought to be vacated, as shown on the rolls of the county treasurer, directed to the address thereon shown: PROVIDED, That if fifty percent of the abutting property owners file written objection to the proposed vacation with the clerk, prior to the time of hearing, the city shall be prohibited from proceeding with the resolution.

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RCW 35.79.030 - Hearing - Ordinance of vacation.

The hearing on such petition may be held before the legislative authority, before a committee thereof, or before a hearing examiner, upon the date fixed by resolution or at the time the hearing may be adjourned to. If the hearing is before a committee the same shall, following the hearing, report its recommendation on the petition to the legislative authority which may adopt or reject the recommendation. If the hearing is held before a committee it shall not be necessary to hold a hearing on the

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Findings, Conclusions, and Recommendation
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petition before the legislative authority. If the hearing is before a hearing examiner, the hearing examiner shall, following the hearing, report its recommendation on the petition to the legislative authority, which may adopt or reject the recommendation: PROVIDED, That the hearing examiner must include in its report to the legislative authority an explanation of the facts and reasoning underlying a recommendation to deny a petition. If a hearing is held before a hearing examiner, it shall not be necessary to hold a hearing on the petition before the legislative authority (emphasis added).

If the legislative authority determines to grant the petition or any part thereof, such city or town shall be authorized and have authority by ordinance to vacate such street, or alley, or any part thereof, and the ordinance may provide that it shall not become effective until the owners of property abutting upon the street or alley, or part thereof so vacated, shall compensate such city or town in an amount which does not exceed one-half the appraised value of the area so vacated. If the street or alley has been part of a dedicated public right of way for twenty-five years or more, or if the subject property or portions thereof were acquired at public expense, the city or town may require the owners of the property abutting the street or alley to compensate the city or town in an amount that does not exceed the full appraised value of the area vacated. The ordinance may provide that the city retains an easement or the right to exercise and grant easements in respect to the vacated land for the construction, repair, and maintenance of public utilities and services. A certified copy of such ordinance shall be recorded by the clerk of the legislative authority and in the office of the auditor of the county in which the vacated land is located. One-half of the revenue received by the city or town as compensation for the area vacated must be dedicated to the acquisition, improvement, development, and related maintenance of public open space or transportation capital projects within the city or town.

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RCW 35.79.035 - Limitations on vacations of streets abutting bodies of water - Procedure.

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 A city or town shall not vacate a street or alley if any portion of the street or alley abuts a body of fresh or saltwater unless:

24 25  The vacation is sought to enable the city or town to acquire the property for port purposes, beach or water access purposes, boat moorage or launching sites, park, public view, recreation, or educational purposes, or other public uses;

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b. The city or town, by resolution of its legislative authority, declares that the street or alley is not presently being used as a street or alley and that the street or alley is not suitable for any of the following purposes: Port,

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Findings, Conclusions, and Recommendation
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- beach or water access, boat moorage, launching sites, park, public view, recreation, or education; or
- c. The vacation is sought to enable a city or town to implement a plan, adopted by resolution or ordinance, that provides comparable or improved public access to the same shoreline area to which the streets or alleys sought to be vacated abut, had the properties included in the plan not been vacated.
- 2. Before adopting a resolution vacating a street or alley under subsection (1)(b) of this section, the city or town shall:
  - Compile an inventory of all rights-of-way within the city or town that abut the same body of water that is abutted by the street or alley sought to be vacated;
  - b. Conduct a study to determine if the street or alley to be vacated is suitable for use by the city or town for any of the following purposes:
     Port, boat moorage, launching sites, beach or water access, park, public view, recreation, or education;
  - c. Hold a public hearing on the proposed vacation in the manner required by this chapter, where in addition to the normal requirements for publishing notice, notice of the public hearing is posted conspicuously on the street or alley sought to be vacated, which posted notice indicates that the area is public access, it is proposed to be vacated, and that anyone objecting to the proposed vacation should attend the public hearing or send a letter to a particular official indicating his or her objection; and
  - d. Make a finding that the street or alley sought to be vacated is not suitable for any of the purposes listed under (b) of this subsection, and that the vacation is in the public interest.
- 3. No vacation shall be effective until the fair market value has been paid for the street or alley that is vacated. Moneys received from the vacation may be used by the city or town only for acquiring additional beach or water access, acquiring additional public view sites to a body of water, or acquiring additional moorage or launching sites.

RCW 35.79.040 - Title to vacated street or alley.

If any street or alley in any city or town is vacated by the city or town council, the property within the limits so vacated shall belong to the abutting property owners, one-half to each.

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Findings, Conclusions, and Recommendation
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RCW 35.79.050 - Vested rights not affected.

No vested rights shall be affected by the provisions of this chapter.

## Adopted Bellingham City Council Vacation Policies

It is the policy of the City of Bellingham to grant vacation of street right of ways when it is determined that such right of way is not needed presently or in the future for public access including vehicular, pedestrian, and visual access.

- 1. The right of way must be determined to be of no value to the circulation plan of the City either now or in the foreseeable future. The circulation plan is assumed to include vehicular, pedestrian, or other modes of transportation.
- 2. No vacation will be allowed if such action land locks any existing parcel, lot of record, or tract. Access to a right of way of less than 30 feet in width does not constitute adequate access. One ownership of all the lots on a right of way does not circumvent this policy and in this it will be necessary to vacate lots prior or together with the vacation action.
- 3. State law (RCW 35.79). "No city or town shall be authorized to have authority to vacate such street, or alley, or any parts thereof if any portion thereof abuts on a body of salt or fresh water unless such vacation be sought to enable the city, town, port district, or state to acquire the property for port purposes, boat moorage, or launching sites, park, viewpoint, recreational, or educational purposes, or other public uses. This provision shall not apply to industrial zoned property."
- 4. Right-of-way adjacent or leading to any park, open space, view, natural area, or any other natural or man-made attraction should not be vacated.
- 5. The proposed vacation should be determined to be necessary to the public good either in terms of needed development or when such vacation will result in a better or more desirable situation. In some instances a more desirable situation may be a better road pattern in terms of safety, or when an exorbitant amount of land is devoted to unneeded right of way.
- 6. Notification of street vacation requests will be sent to the Hearing Examiner. The Examiner will schedule review. The Examiner will hold a public hearing and make recommendations to the City Council. The City Council makes the final decision.
- 7. The petition should contain the approval of all the abutting property owners and proof of ownership must accompany the petition.

Findings, Conclusions, and Recommendation
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### RECOMMENDATION

Based on the preceding findings and conclusions, the City's Hearing Examiner
recommends that the requested vacation of the platted alley within Block 299 of the Plat
of Supplemental Map of the Town of Whatcom, Whatcom County, Washington
SHOULD BE APPROVED subject to the following conditions:

- Easements for public utilities shall not be retained. 1.
- If private utilities exist within the subject right-of-way, the Petitioner shall be 2. responsible for either securing easements for them or relocating them solely at the Petitioner's expense.
- Compensation shall be provided for the subject right-of-way as established by the City Council.

RECOMMENDED July 24, 2023.

BELLINGHAM HEARING EXAMINER

Sharon A. Rice

Findings, Conclusions, and Recommendation

M:/HE/DATA/DECISIONS/Columbia Elementary ROW Vacation

OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREET BELLINGHAM, WA 98225

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Beaufort Gazette
Belleville News-Democrat
Bellingham Herald
Bradenton Herald
Centre Daily Times
Charlotte Observer
Columbus Ledger-Enquirer
Fresno Bee

The Herald - Rock Hill Herald Sun - Durham Idaho Statesman Island Packet Kansas City Star Lexington Herald-Leader Merced Sun-Star Miami Herald el Nuevo Herald - Miami Modesto Bee Raleigh News & Observer The Olympian Sacramento Bee Fort Worth Star-Telegram The State - Columbia Sun Herald - Biloxi Sun News - Myrtle Beach The News Tribune Tacoma The Telegraph - Macon San Luis Obispo Tribune Tri-City Herald Wichita Eagle

# AFFIDAVIT OF PUBLICATION

Account #	Order Number	Identification	Order PO	Amount	Cols	Depth
13947	466489	Print Legal Ad-IPL01395720 - IPL0139572		\$67.50	1	17 L

**Attention**: E-Tearsheet

CITY OF BELLINGHAM FINANCE DEPT

210 LOTTIE ST

**BELLINGHAM. WA 982254009** 

kngoetz@cob.org

City of Bellingham Ord, #2023-09-024

An Ordinance Relating to the Vacation of the Westerly 10-Feet of 10th Street Abutting Lots 1-4, Block 1 and Lot 1 and the South Half of Lot 2, Block 2, Town of Bellingham in Bellingham.

City of Bellingham Ord. #2023-09-025

An Ordinance Relating to the Vacation of the Platted Alley within Block 299, Plat of Supplemental Map of the Town of Whatcom, Whatcom County, Washington.

IPL0139572

IPL0139572 Sep 15 2023 Stefani Beard, being duly sworn, deposes and says: That he/she is the Principal Clerk of The Bellingham Herald, a daily newspaper printed and published in Bellingham, Whatcom County, State of Washington, and having a general circulation therein, and which said newspaper has been continuously and uninterruptedly published in said County during a period of six months prior to the first publication of the notice, a copy of which is attached hereto: that said notice was published in The Bellingham Herald, as amended, for:

1 insertion(s) published on: 09/15/23

Stefani Beard

(Principal Clerk)

Subscribed and sworn on this 15th day of September in the year of 2023 before me, a Notary Public, personally appeared before me Stefani Beard known or identified to me to be the person whose name subscribed to the within instrument, and being by first duly sworn, declared that the statements therein are true, and acknowledged to me that he/she executed the same.